BEFORE

THE PUBLIC SERVICE COMMISSION OF

SOUTH CAROLINA

DOCKET NOS. 90-412-C, 90-413-C & 90-414-C - ORDER NO. 90-759

AUGUST 8, 1990

Application of South Carolina IN RE: RSA No. 4 Cellular General Partnership for a Certificate of Public Convenience and Necessity Application of South Carolina IN RE: RSA No. 5 Cellular General ORDER COMBINING DOCKETS FOR Partnership for a Certificate of HEARING PURPOSES Public Convenience and Necessity Application of South Carolina IN RE: RSA No. 6 Cellular General Partnership for a Certificate of Public Convenience and Necessity

On June 1, 1990, South Carolina RSA No. 4 Cellular General Partnership filed an Application with the Public Service Commission of South Carolina (the Commission) seeking a Certificate of Public Convenience and Necessity to operate and construct a cellular radio telecommunications system in the Chesterfield Rural Statistical Area (RSA) No. 4 which is made up of the South Carolina Counties of Chesterfield, Darlington, Dillon, Kershaw, and Marlboro, and for approval of its proposed rates and charges.

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On June 1, 1990, South Carolina RSA No. 5 Cellular General Partnership filed an Application with the Public Service Commission of South Carolina (the Commission) seeking a Certificate of Public Convenience and Necessity to operate and construct a cellular radio telecommunications system in the Georgetown Rural Statistical Area (RSA) No. 5 which is made up of the South Carolina Counties of Georgetown, Horry, and Marion, and for approval of its proposed rates and charges.

On June 1, 1990, South Carolina RSA No. 6 Cellular General Partnership filed an Application with the Public Service Commission of South Carolina (the Commission) seeking a Certificate of Public Convenience and Necessity to operate and construct a cellular radio telecommunications system in the Clarendon Rural Statistical Area (RSA) No. 6 which is made up of the South Carolina Counties of Clarendon, Lee, Sumter, and Williamsburg, and for approval of its proposed rates and charges.

The Applications were filed under the provisions of <u>S.C. Code</u>

<u>Ann.</u> §§58-9-10(6), 58-9-280, 58-11-10(F), and 58-11-100 (1976), as amended. The Applications were also duly noticed and no Petitions to Intervene were received by the Commission. The dockets were then scheduled for hearing, to commence on Thursday, August 16, 1990. The Commission has determined that in the interest of judicial economy and efficiency that these dockets should be combined for hearing purposes. The Commission has been informed that the same witnesses will testify in the dockets, therefore, if the dockets are combined for hearing purposes, then the process can

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be expedited. Therefore, the Commission finds that Docket Nos. 90-412-C, 90-413-C, and 90-414-C should be combined for hearing purposes and that said hearing shall commence on Thursday, August 16, 1990, at 10:30 a.m., in the Commission's Hearing Room, 111 Doctors Circle, Columbia, South Carolina.

IT IS SO ORDERED.

BY ORDER OF THE COMMISSION:

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Marpue amos-Fragier
Chairman

ATTEST:

Executive Director

(SEAL)